
From the Ohio Statesman:
Revolutionary Spirit in the Hall of Legislation—Federal members of the Ohio Legislature resign and both branches left without quorum.

g now is wanting to satisfy the American people that the leaders of the Clay party deliberately concluded to crush the hopes of the nation if they cannot be made winter to their unhalloved ambition. . . .
 . . . of casting hypocrisy and hell on moss are over-rendered desperate by aspect before them. Lawless violence accedes to the rule, and with a rule Clayism will endeavor to pull down the

still extending the corporate existence solvent and specie paying banks of the under the restrictive provisions of the requisite banking, has failed.

to bill to give mechanics a lien upon the of their own hands, has failed.

to use many other measures of absorbent and imperious necessity, prayed a common constituency, have been de-

the population of Wisconsin Territory, on the 1st of July, according to the returns by the Sheriffs, was 47,678.

the Executive, in the first place, the necessity of either approving that which he would not, or rejecting that which he might otherwise approve. This is a restriction of *conscience* to which no man is subjected. But that is not my objection to the act in the present form. The act of conscience wholly dissolves in its absence in the same act, if it grows into a practice, and not fail to lead to consequences destructive

in such consideration, a majority of two-thirds of both Houses should be in favor of the matter, it will become a law, notwithstanding objections. In a case of clear and manifest error on the part of the President, the presumption of the Constitution is, that such objections be found. Should they be so found in this case, having conscientiously discharged my own duty, I shall cheerfully acquiesce in the result.

JOHN TYLER.

Washington, August 24th, 1842.

their appearance herein on the second Monday in December next, and that due publication of this order be made for four weeks successively in the State Register, printed at the seat of Government; the last publication to be made at least thirty days before the said second Monday in January next. And after such publication as aforesaid, and on proof, this order shall stand for being so if the said defendants had been regularly summoned by *subpoena*.

E. PECK, C. S. C.
4-4-83.

2. The defendant is to remain in the city of Springfield, on the first day of the next term thereof, to be held in and for the county of the city of Springfield, on the first Monday in the month of November next 1912, and stand answer, or demand to said indictment and of complaint filed herein, according to the rules and practice of said courts, and said case shall be taken on confession, and a decree entered according to the proper law.

WILLIAM MARTON, atty.
 August 18, 1912.

Table No. 4

MESSAGE
to the House of Representatives of the
United States.

[illegible][illegible][illegible][illegible]

...not approving that which he would
seeing that which he might, *cherishes*
his is a species of *conservatism* to which
of the *Exaggerate* ought too, in my
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JOHN TYLER.

Wm. August 20, 1842.

E FECK, C. S. C.

place in the city of Springfield, on the
Friday in the month of November next,
I plead, answer, or do what to said coun-
sell bill of complaint filed herein, accord-
ing to the practice of said court, the
bill be taken as confessed, and a decree
according to the prayer thereof.
J. CALHOUN, clerk.

